

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

SELF JOIN ELIMINATION THROUGH UNION

			g box is checked:	
was filed of as United and was a	States Application I	Number or PCT Internal	tional Application Number	_
I hereby state that I as amended by any	have reviewed and amendment referre	understand the content d to above.	s of the above-identified specification	on, including the claim
I acknowledge the d	luty to disclose infor	mation which is materia	I to the patentability, as defined in 3	37 C.F.R. § 1.56.
application(s) for pa- one country other th	tent or inventor's ce an the United States r's certificate or any	rtificate or 365(a) of any s of America, listed belo	ates Code, § 119(a)-(d) or 365(b) of PCT international application which wand have also identified below as a filing date before that of the app	ch designated at least
Prior Foreign	Application(s):	X Priority N	ot Claimed
(Number)	(Country)	(Month/Day/Y	ear Filed)	
I hareby claim the b	enefit under 35 USC	8119(a) of any United	States provisional application(s) list	ted below.
application(s) desigr application is not dis paragraph of 35 US(nating the United Sta closed in the prior L C §112, I acknowled became available b	\$120 of any United States, listed below and, inited States or PCT intige the duty to disclose between the filing date of	ates application(s), or 365(c) of any nsofar as the subject matter of eact ernational application in the manne information which is material to pat of the prior application and the natio	h of the claims of this or provided by the first centability as defined in
I hereby claim the be application(s) desigr application is not dis paragraph of 35 USG 37 CFR §1.56 which	enefit under 35 USC nating the United Sta closed in the prior U C §112, I acknowled I became available to ate of this application	§ \$120 of any United States, listed below and, i Inited States or PCT int Ige the duty to disclose between the filling date on . NONE	nsofar as the subject matter of each ernational application in the manne information which is material to nat	h of the claims of this er provided by the first entability as defined in anal or PCT
I hereby claim the be application(s) design application is not dis paragraph of 35 USG 37 CFR §1.56 which international filing da (Number)	enefit under 35 USC nating the United Staticlosed in the prior L C §112, I acknowled became available bate of this application (Day/Mont	s §120 of any United States, listed below and, i Junited States or PCT int lige the duty to disclose between the filling date on. NONE	nsofar as the subject matter of each ernational application in the manne information which is material to pat of the prior application and the natio	h of the claims of this er provided by the first entability as defined in onal or PCT andoned)





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and belief are believed to be true; and further that the statements and the like so made are punishable by fi	by own knowledge are true and that all statements made on information ese statements were made with the knowledge that willful false ne or imprisonment, or both, under Section 1001 of Title 18 of the nents may jeopardize the validity of the application or any patent issued
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
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